UNITED STATES DISTRICT COURT

for the

Eastern District of North Carolina

United States of Ameri	ıca		
v.)	
Charles Lindburg Bell) Case No:	4:11-CR-23-1H
		,	
D ((O'' 17 1	N) USMI NO	: <u>24097-056</u>
Date of Original Judgment:	November 9, 2011) Halerie Co	ostello
Date of Previous Amended Judgment: <i>Use Date of Last Amended Judgment if Any)</i>		Defendant	
		v	•
ORDER REGAR	DING MOTIC	ON FOR SI	ENTENCE REDUCTION
PUR	SUANT TO 18	8 U.S.C. § 3	3582(c)(1)(B)
statute and as provided by Section 404 raking into account the sentencing fact IT IS ORDERED that the motion is:	of the First Step A ors set forth in 18 U	ct of 2018, and U.S.C. § 3553(a	to the extent otherwise expressly permitted by d having considered such motion, and a), to the extent that they are applicable, mposed sentence of imprisonment (as reflected in
the last judgment issued) of 151		nonths is redu	
<u></u>	omplete Parts I and II o		
downwardly to a sentence of 110 months. If the amount of time the defendant ha	The court is aware o as already served ex od of up to ten (10)	cceeds this sentence of days for admin	ence, the sentence is reduced to a "Time Served nistrative purposes of releasing the defendant.
shall remain in effect. IT IS SO ORD		mA	Echn Howrong
Order Date: <u>8/13/2020</u>		12	Judge's signature
Effective Date:		alcolm J. Howard	d Senior U.S. District Judge
(if different from order dat	te)		Printed name and title